REMARKS

(Appln, No. 10/631,118-Amendment F)

By the foregoing amendment, the applicant has amended independent claim 102 to obviate the basis of the rejection of the claims under 35 U.S.C 112 and this rejection should therefore now be withdrawn.

No other reason has been given for rejection of these claims, and thus there no longer any basis for rejection of these remaining claims. It was amply illustrated in the Remarks of Amendment E that Warne fails to provide any support for a demonstration mode, and this fact has not been refuted. Accordingly, all of these claims should now be allowed.

Reconsideration and allowance of all claims at issue are therefore respectfully solicited.

Respectfully submisted,

Jane 1 Sattalina

Customer No. 28,439 Law Offices of Potthast & Associates 10606 Deerpath Road Woodstock, IL 60098

Voice: 815-334-0830 Fax: 815-334-0820

Email: patents@potthastlaw.com